7/47 Response 10/29/01

35.C10048 CI

PATENT APPLICATION

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re CPA Application of:)		
	:	Examiner: C. Hali	lacher
Hitoshi SUGIMOTO, et al.)		
	:	Group Art Unit:	2853귬
Appln. No.: 08/811,234)		CH H
	:		
Filed: March 3, 1997)		HNOLOGY
	:		
For: INK-JET RECORDING)		
APPARATUS AND INK-JET	:	•	/EC 2001 4TER
RECORDING METHOD USING)		20 - C
INKS OF DIFFERENT	:	October 22, 2001	2800
DENSITIES, AND RECORDED)		•
ARTICLES			

Director, The Commissioner for Patents **BOX CPA** Washington, D.C. 20231

PRELIMINARY REMARKS

Sir:

Preliminary to examination, Applicants respectfully submit the following remarks in the above-referenced Continued Prosecution Application.

REMARKS

Reconsideration and allowance of this application are respectfully requested.

Claims 1, 4-14, 17-22, 25-30, 33-35 and 37-84 are pending in this application, with Claims 1, 14, 21, 30, 37, 53, 61, 63 and 74 being independent. Claims 1, 4-14, 17-22, 25-30, 33-35 and 63-84 are allowed, and Claims 40-52 and 62 are objected to, but have been indicated as containing allowable subject matter. Accordingly, Claims 37, 39, 53 and 55-61 are the rejected claims, of which Claims 37, 53 and 61 are independent.

Applicants thank the Examiner for the courtesy of the personal interview that was conducted on October 3, 2001. In the interview, the Examiner agreed that the rejected claims would be allowable if independent Claims 37, 53 and 61 were amended to include the features set forth in Claims 40 and 62. The Examiner also noted that the Section 103 rejection of the rejected claims could be based just on Matsumoto et al. (U.S. Patent No. 4,860,026) and Sekiya (JP 1-242256); the Sugimoto et al. (U.S. Patent No. 5,477,248) reference was not needed in the rejection.

In Applicants' view, independent Claims 37, 53 and 61 are patentable as currently presented.

Allowable Claims 40 and 62 recite that the plural inks having different dye densities have different penetrabilities. This is one embodiment of the invention, but in Applicants' view, it is not a basic feature of the invention.

Matsumoto, et al. discloses a series of color inks having different densities in the same color series. Sekiya discloses an ink-containing member provided with a plurality of chambers. Applicants submit, however, that Sekiya does not teach or suggest anything about which ink is stored in each of the plurality of chambers. Accordingly, in Applicants' view, the claimed invention would not have been obvious from Sekiya and Matsumoto, et al.

Applicants' position is that rejected Claims 37, 53 and 61 recite, in an arrangement provided with a plurality of ink containers for containing a plurality of inks, which ink is contained in each of a plurality of ink containers and which different inks are contained in a single container -- but neither Matsumoto, et al. nor Sekiya discloses how the inks having different colors and inks having different

densities are divided and contained in a plurality of ink containers.

Accordingly, Applicants conclude that Matsumoto, et al. and Sekiya do not teach or suggest the features of Claims 37, 53 and 61, either singly or in combination. The rejected dependent claims are allowable for the reasons given with respect to their respective independent claims and because they recite features that are patentable in their own right. Individual consideration of each dependent claim is respectfully solicited.

Applicants request withdrawal of all outstanding rejections, and submit that the application is in condition for allowance.

Applicants' undersigned attorney may be reached in our Washington, D.C. office by telephone at (202) 530-1010.

All correspondence should be directed to our address listed below.

Respectfully submitted,

Attorney for Applicants

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In re CPA Application of:

Docket No. 35.C10048 CI

HITOSHI SUGIMOTO, ET AL.

Application No.: 08/811,234

Examiner: C. Hallacher

Filed: March 3, 1997

Group Art Unit: 2853

INK-JET RECORDING APPARATUS For:

AND INK-JET RECORDING METHOD

USING INKS OF DIFFERENT

DENSITIES, AND RECORDED ARTICLES

Date: October 22, 2001

Director, the Commissioner for Patents

BOX CPA

Washington, D.C. 20231

Sir:

Transmitted herewith are Preliminary Remarks in the above-identified application.

| X | No additional fee is required.

The fee has been calculated as shown below

		CI	LAIMS AS AMEN	DED		
	CLAIMS REMAINING AFTER AMENDMENT		HIGHEST NO. PREVIOUSLY PAID FOR	PRESENT EXTRA	RATE	ADDITIONAL FEE
TOTAL CLAIMS	73	MINUS	73	= 0	x \$9 \$18	\$ 0.00
INDEP. CLAIMS	9	MINUS	9	0	\$42 \$84	\$ 0.00
Fee for	Multiple Depe	endent cl	aims \$140°/\$	280		
			TOTAL ADDIT			\$ 0.00

 °Verified filed pre			laimi	ng small	entity	status	is	enclosed,	if	not
A check i	n the	amoun	of \$		is enc	losed.				

	Charge \$ to Deposit Account No. 06-1205. A duplicate copy of this sheet is enclosed.
X	Any prior general authorization to charge an issue fee under 37 C.F.R. 1.18 to Deposit Account No. 06-1205 is hereby revoked. The Commissioner is hereby authorized to charge any additional fees under 37 C.F.R. 1.16 and 1.17 which may be required during the entire pendency of this application, or to credit any overpayment, to Deposit Account No. 06-1205. A duplicate copy of this paper is enclosed.
	A check in the amount of \$ to cover the fee for a month extension is enclosed.
	A check in the amount of \$ to cover the Information Disclosure Statement fee is enclosed.
X	Applicants' undersigned attorney may be reached in our Washington, D.C. office by telephone at (202) 530-1010. All correspondence should continue to be directed to our address given below.
	Respectfully submitted,
	Attorney for Applicants Jean K. Dudek Registration No. 30,938

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